

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of
Lawrence OSKIELUNAS et al.

Serial No.: 09/925,758

Filed: August 9, 2001

For: A System, Method And Article Of
Manufacture For Auctioning In A Data
Network Environment

Examiner: Nguyen, Nga B.
Group Art: 3692
Confirmation No. 4841

Mail Stop: Petitions
Attention: Mark O. Polutta
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

PETITION

SIR:

Applicants hereby petition for rescission of the Power of Attorney and Change of Correspondence Address filed on May 7, 2010, as it was improperly filed and should not have been accepted.

Petitioners note that the present application lists eight inventors. Six of the inventors have assigned their interest in the above-captioned Patent Application to Accenture LLP (recorded at 012750/0725), which subsequently assigned its interest to Accenture Global Services GmbH (“Accenture”) (recorded at 015258/0557). The remaining two inventors assigned their interest to Summit Telecom Systems, Inc. (recorded at 016295/0331), which subsequently assigned its interest to Arbinet-Theexchange, Inc. (“Arbinet”) (recorded at 019178/0465).

Prior to the most recent the Power of Attorney and Change of Correspondence Address being filed, the correspondence address for the above-captioned application, in accordance with Correspondence Address Change submitted on December 16, 2008, was, and should be:

Cohen Pontani Lieberman and Pavane, LLP
551 Fifth Avenue
Suite 1210
New York, NY 10176

As agreed by Accenture and Arbinet, the correspondence address was to be maintained as Cohen Pontani Lieberman and Pavane. The Power of Attorney and Change of Correspondence Address filed on May 7, 2010 was meant only to update Accenture's Power of Attorney to Murabito, Hao & Barned LLP. A change of correspondence address was not supposed to be submitted. Petitioner's note that submissions with respect to ongoing prosecution for the above captioned matter will be co-signed by counsel for both Arbinet and Accenture.

Because Accenture is not the assignee of the entire right, title, and interest in the above-captioned patent application as asserted in its May 7, 2010 submission, Petitioners note that the Power of Attorney and Change of Correspondence Address is improper and must be rescinded.

Petitioners have contacted Accenture's counsel who agrees with the rescission of the Power of Attorney and Change of Correspondence Address. Accenture's counsel will resubmit a Power of Attorney for the Accenture Inventors without a Change of Correspondence Address.

It is believed that no fees or charges are required at this time in connection with the present application. However, if any fees or charges are required at this time, they may be charged to our Patent and Trademark Office Deposit Account No. 03-2412.

Respectfully submitted,

COHEN PONTANI LIEBERMAN & PAVANE LLP

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Dated: August 18, 2010